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APPLICATION NO.	FILING DA	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/612,980	07/07/2003		Christian Helmut Thoma	3006-1008-1	6384	
466	7590 0	8/12/2004		EXAMINER		
1001.00.	THOMPSON	A) ID III 00D		WILSON, G	WILSON, GREGORY A	
745 SOUTH 23RD STREET 2ND FLOOR ARLINGTON, VA 22202				ART UNIT	PAPER NUMBER	
	,			3749		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/612,980	THOMA, CHRISTIAN HELMUT	
Office Action Summary	Examiner	Art Unit	
	Gregory A. Wilson	3749	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period versions are provided to the provided period for reply will, by statute, any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>07 Ju</u>	ıl <u>y 2003</u> .		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	action is non-final.		
3) Since this application is in condition for allowar closed in accordance with the practice under E			
Disposition of Claims			
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1,2,11-17,24 and 31-35 is/are rejected 7) ☐ Claim(s) 3-10,18-23 and 25-30 is/are objected 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.  d. to.		
Application Papers			
9)⊠ The specification is objected to by the Examine	r.		
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) $\square$ objected to by the E	Examiner.	
Applicant may not request that any objection to the		, ,	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary Paper No(s)/Mail Da		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		atent Application (PTO-152)	

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#### **DETAILED ACTION**

#### Specification

The disclosure is objected to because of the following informalities:

On page 5, line 16, change "may" to -many--,

On page 13, line 19, change "3i" to -33i--.

Appropriate correction is required.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 11-14, 17, 24, and 31-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Griggs (5,957,122). Griggs discloses a fluid heating device (10) having an internal chamber, a fluid inlet (63) overlying the axis of rotation, a fluid outlet (66) both disposed in the housing and in fluid communication with the internal chamber, a rotor (12) mounted for rotation within the internal chamber about the axis of rotation, an intermediate portion (30A & 30B) comprised as a cylindrical housing (ie: sleeve structure) wherein end portions (46A & 46B) comprise rear and front housing covers and provided with circular registers (40A & 40 B) engaging the housing and clamped by a plurality of bolts (58); a drive shaft (14) whose center defines an axis of rotation and

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is rotatably supported by a pair of bearings (48A & 48B) and extends into the internal chamber for imparting mechanical energy to the rotor, the bearing are disposed in the respective end portions. **Griggs** furthermore discloses a fluid seal (SEE column 4, lines 52-57) disposed in the housing and, the rotor has an outer surface confronting an inner surface of the intermediate portion defining an annular fluid volume, the fluid inlet communicates with the annular fluid volume, the fluid inlet is situated near one end of the rotor and the fluid outlet is situated at an opposite end and likewise communicates with the annular fluid volume, the outer surface has a plurality of openings (24) which imparts heat generation (SEE column 9, lines 5-44) to fluid entering the chamber, the plurality of openings are circumferentially spaced at uniform intervals (SEE Figures 1 & 2); the openings are blind radial holes.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 15 & 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Griggs (5,957,122). Griggs discloses the applicants' primary inventive concept as stated above, but does not particularly recite that the openings on the surface of the rotor have at least a row of openings circumferentially spaced at variable intervals or are circumferentially displaced from another row of openings on the rotor. It would have

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been an obvious matter of design choice to modify the teachings (substitute) of **Griggs** to provide a rotor having openings of various designs, since the applicant has not disclosed that any particular arrangement of holes on the surface of the rotor solves any stated problem in a new or unexpected way or is for any particular purpose which is unobvious to one of ordinary skill. It appears that the claimed feature does not distinguish the invention over similar features in the prior art since, the rotor of **Griggs** will perform the invention as claimed by the applicant with any configuration of openings in the rotor.

### Allowable Subject Matter

Claims 3-10, 18-23, and 25-30 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory A. Wilson whose telephone number is (703) 308-1239. The examiner can normally be reached on 7 am - 4:30 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ira Lazarus can be reached on (703)308-1935. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GREGORY WILSON
PRIMARY EXAMINER

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August 9, 2004